

SHANDA M. YATES T: 601.605.6915 F: 601.605.6901 syates@wellsmarble.com

March 3, 2011

VIA FAX [601-638-5223] & REGULAR MAIL

Wren C. Way, Esq.
Way, Field & Bodron
1001 Locust Street
Vicksburg, MS 39180

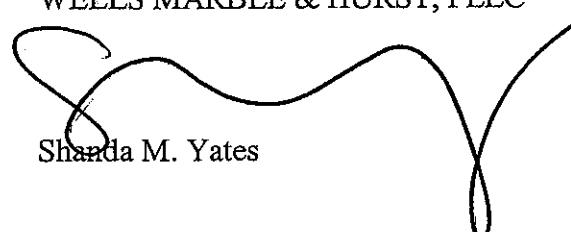
**Re: Diane N. Sanders v. Wal-Mart Stores, Inc.
In the U.S. District Court, Southern District of MS, Western Division
Civil Action No. 5:10-CV-124-DCB-JMR**

Dear Mr. Way:

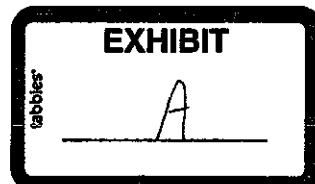
As you know, Wal-Mart propounded discovery to the Plaintiff on November 8, 2010. Wal-Mart thereafter filed a motion to compel Plaintiff's discovery responses which the Court granted. Pursuant to the Court's Order, Plaintiff was to fully respond to Wal-Mart's discovery requests by February 18, 2011. To-date we have not received Plaintiff's discovery responses. We will be forced to file a motion to dismiss this case based upon Plaintiff's failure to comply with the Court's discovery order unless we receive Plaintiff's discovery responses by Wednesday, March 9, 2011 and you agree to enter into a Joint Motion and submit a proposed Agreed Order to the Court requesting that the discovery and motions deadlines to extended to allow Wal-Mart reasonable time to complete discovery upon receipt of your client's discovery responses.

Yours truly,

WELLS MARBLE & HURST, PLLC


Shanda M. Yates

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WELLS MARBLE
ATTORNEYS AT LAW

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